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7	UNITED STATES DISTRICT COURT					
8	SOUTHERN	DISTRICT	OF CA	LIFORNIA	A. A	
9	LESLIE JENSON,) C:	ase No.	: 08ev-334-JLS(WN	/Ic)	
10	Plaintiff,			T OF PRE-CONFE		
11	vs.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	IEETII	NG UNDER F.R.C.I	7. 26(f)	
12	JP MORGAN CHASE & CO.,	{				
14	Defendant.	{			· ·	
15)				
16		}				
17						
18						
19	REPORT OF PRE-CONFERENCE MEETING UNDER FED. R. Civ. P. 26(f)					
20	1. Date of rule 26(f) meeting: May 1, 2008.					
21	2. Names of each participant and party he/she represented:					
22	On Behalf of Plaintiff:					
24	Douglas Jaffe, Esq. Law Offices of Douglas Jaffe					
25	402 West Broadway, 4th Floor San Diego, California 92101	•				
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		Kohers	George Weickhardt, Esq. Ropers, Majeski, Kohn, Bentley				
3		201 Spear Street, Suite 1000					
4	San Francisco, California 94105						
5			Proposed changes, if any, in timing or requirement of disclosures under Fed. R.				
6							
7	Civ. P. 26(a)(1): None.						
8		4.	Statement as to when rule 26(a)(1) disclosures will be made: May 30, 2008.				
		5.	Proposed Discovery Plan:				
9		a.	Deadline for moving for joinder of parties and amendment of pleadings: July 3				
10	2008.						
11		b.	Expert Witness Disclosure: August 15, 2008.				
12			Rebuttal Expert Witness Disclosure: September 15, 2008.				
13		c.	Non-expert Discovery Cut-Off: August 29, 2008.				
14		d.	Expert Discovery Cut-Off: October 10, 2008				
15	-	e.	Dispositive Motion Filing Deadline: October 15, 2008.				
16		f.	Depositions:				
17	Anticipated depositions by Plaintiff:						
18	Defendant's persons most knowledgeable;						
19	Witnesses designated by Defendants in their Rule 26 Disclosures;						
20	Expert depositions;						
21	Patricia Lamb;						
22	Capital Management Services, LP;						
23	Equifax;						
24	World Wide Asset Purchasing II, LLC; and						
25	B-Line.						
26							
27							

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Anticipated Depositions by Defendants:

Plaintiff: Plaintiff's employers; and Creditors to whom plaintiff applied for credit.

Witnesses g.

Plaintiff:

Leslie Jenson: Jenson is the Plaintiff and has information and knowledge regarding, without limitation, the facts involved in this action and her damages. Jenson can be contacted through undersigned counsel.

J.P. Morgan Chase & Co., J.P. Morgan Chase & Co. is the Defendant in this matter and has information and knowledge regarding, without limitation, the facts involved in this action and its credit reporting and verification of its credit reporting in response to Jenson's dispute

Jimmy Swanigan, address unknown. Swanigan has information and knowledge, without limitation, regarding the account involved in this action and his lack of charges on the account and his bankruptcy.

Patricia Lamb, Chase, P.O. Box 29048, Phoenix, Arizona. Ms. Lamb is a Chase representative who has information and knowledge, without limitation, regarding her letter dated July 29, 2004.

Capital Management Services, LP, 726 Exchange Street, Suite 700, Buffalo, New York 14210, (800) 395-0454. Capital Management is, without limitation, a collection agency used by Chase and/or its assigns in this matter.

Equifax, P.O. Box 105518, Atlanta, Georgia 30348. Equifax has information and knowledge regarding, without limitation, Chase's credit reporting in this matter and Chase's verification of its credit reporting in response to Jenson's dispute.

World Wide Asset Purchasing II, LLC, address unknown. World Wide has information and knowledge regarding, without limitation, collection efforts regarding Jenson in this matter.

B-Line, address unknown, B-Line has information and knowledge regarding, without limitation, the account at issue.

<u>Defendant</u>:

All of plaintiff's witnesses; Creditors to whom plaintiff applied for credit; and Plaintiff's employers.

h. Discovery Limitations:

Modifications on the numbers of depositions per party contained in the Federal Rules of Civil Procedure and/or Local Rules: None other than as set forth in the Federal Rules of Civil Procedure and/or Local Rules.

Limitations on number of interrogatories, requests for production of documents and/or requests for admissions: None other than as set forth in the Federal Rules of Civil Procedure and/or Local Rules.

LAW OFFICES OF DOUGLAS JAFFE

17 s/ Douglas Jaffe
Douglas Jaffe, Esq.
402 West Broadway, 4th Floor
San Diego, California 92101

ROPERS, MAJESKI, KOHN, BENTLEY

s/ George Weickhardt, Esq.
George Weickhardt, Esq.
201 Spear Street, Suite 1000
San Francisco, California 94105